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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/687,455	10/16/2003	David Rabe	10336/2	8737	
27614	7590 11/28/2005		EXAM	EXAMINER	
MCCARTER & ENGLISH, LLP		WIEKER, AMANDA FLYNN			
	WAY CENTER RRY STREET		ART UNIT	PAPER NUMBER	
NEWARK, NJ 07102			3743		

DATE MAILED: 11/28/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

			SP											
	Application No.	Applicant(s)												
	10/687,455	RABE, DAVID												
Office Action Summary	Examiner	Art Unit												
	Amanda F. Wieker	3743												
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence ad	ldress											
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this c D (35 U.S.C. § 133).												
Status														
1)⊠ Responsive to communication(s) filed on 08 No.	ovember 2005.													
2a)⊠ This action is FINAL . 2b)☐ This	action is non-final.													
3) Since this application is in condition for allowar closed in accordance with the practice under E			e merits is											
Disposition of Claims														
 4) ⊠ Claim(s) 1-32 is/are pending in the application. 4a) Of the above claim(s) 27-31 is/are withdrawn from consideration. 5) ⊠ Claim(s) 12-19 and 32 is/are allowed. 														
							6)⊠ Claim(s) <u>1,2,6-11 and 20-26</u> is/are rejected.	6)⊠ Claim(s) <u>1,2,6-11 and 20-26</u> is/are rejected.						
							7) \boxtimes Claim(s) 3-5 is/are objected to.							
8) Claim(s) <u>1-32</u> are subject to restriction and/or 6	election requirement.													
Application Papers														
9) The specification is objected to by the Examine														
10)⊠ The drawing(s) filed on <u>16 October 2003</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.														
Applicant may not request that any objection to the														
Replacement drawing sheet(s) including the correct														
11) The oath or declaration is objected to by the Ex	caminer. Note the attached Office	e Action or form P	10-152.											
Priority under 35 U.S.C. § 119														
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)-(d) or (f).												
a) ☐ All b) ☐ Some * c) ☐ None of:														
1. Certified copies of the priority documents have been received.														
2. Certified copies of the priority document			1.04											
3. Copies of the certified copies of the prio		ed in this Nationa	Stage											
application from the International Bureau * See the attached detailed Office action for a list		ed												
See the attached detailed Office action for a list	of the certified copies not receiv	eu.												
Attachment(s)														
1) Notice of References Cited (PTO-892)	4) Interview Summary													
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) 	Paper No(s)/Mail D 5) Notice of Informal		O-152)											
Paper No(s)/Mail Date	6) Other:		·											

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DETAILED ACTION

Election/Restrictions

- 1. Applicant's election of Group I in the reply filed on 08 July 2005 is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)).
- 2. Applicant had cancelled non-elected claims 27-31 in the communication filed on 08 July 2005; however, in the instant communication Applicant indicates these claims as "withdrawn".
- 3. This application contains claims 27-31 drawn to an invention nonelected without traverse on 08 July 2005. A complete reply to the final rejection <u>must include cancellation of nonelected claims</u> or other appropriate action (37 CFR 1.144) See MPEP § 821.01.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claims 1-2, 6-7, 9 and 20-23 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent Number 4,862,900 to Hefele.

Regarding claims 1-2, 6, 9 and 11, Hefele discloses an ankle brace comprising:

a rigid U-shaped member (40) sized to fit under a foot, the U-shaped member having medial and lateral elements for extending along medial and lateral sides of a leg to support the inner and outer surfaces of an ankle and leg of an individual (see Figure 1);

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inner (36) and outer (38) layers surrounding the rigid member and forming a body having a foot portion with a forward edge defining a toe aperture (22), and a footbed (14), and a leg portion with an upper edge (20), and rear edges (26, 32) extending from the upper edge (20) to the footbed (14), the body having side areas adjacent the medial and lateral elements of the U-shaped member and, a flexible front area (at 22; see crosshatching in Figures 1 and 2 and column 3, lines 44-60); and

a fastening strap (34) connectable about the body to retain the brace on the foot, ankle and leg of an individual. The footbed is sized to extend from the ball of the foot to the heel portion of a foot (see Figure 1). The ankle brace further comprises a leg cover (24) attached adjacent to a rear edge of the body for protecting the leg from the fastening strap (34). The ankle brace further comprises a cushion layer between the inner layer and the rigid member (see column 3, lines 61-64; cushion at inside surface of inner layer). The fastening strap (34) is secured with a hook-and-loop (VELCRO®) fastening system.

Regarding claims 20-23 and 25, Hefele discloses an ankle brace comprising: inner (36) and outer (38) layers forming a boot-shaped body having an open toe (22), an open back (32, 26) and a flexible heel (30); and a U-shaped support member (40) positioned between the inner and outer layers which extends along the bottom of a foot from the ball of the foot to the front of the flexible heel and up the sides of the boot-shaped body to support the inner and outer surfaces of the ankle and lower leg of an individual, wherein when positioned on a person, the flexible heel is positioned under a heel of a person's foot (see Figure 1). The ankle brace further comprises a means for securing (34) the brace to the leg. The means for securing the brace to the leg comprises an adjustable strap (VELCRO®). The ankle brace further comprises a cushion layer between the inner layer and the support member (see column 3, lines 61-64; cushion at inside

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surface of inner layer). The brace comprises a flexible heel portion (30) having inner (36) and outer (38) layers, and a cushion layer therebetween (see column 3, lines 61-64; cushion at inside surface of inner layer).

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 8, 10 and 24-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hefele in view of U.S. Patent Application Number 6,155,997 to Castro.

Hefele disclose the previously described ankle brace comprising an inner layer, an outer layer, and a rigid support member sized to fit between the inner and outer layers. Hefele further discloses the presence of a cushion layer on the inner surface of the inner layer. Hefele does not specify that the cushion layer comprise foam, or that the inner and outer layers comprise leather.

Castro discloses a multi-layer ankle brace comprising an inner layer (152), an outer layer (166), and a rigid support member (160) sized to fit between the inner and outer layers. Castro further discloses the presence of a cushioning foam layer (158) on the inner surface of the inner layer, between the inner layer and the rigid member. Castro specifies that such materials provide sufficient patient comfort without loss of support (see column 3, lines 66-67). Castro also discloses a relatively flexible heel portion, wherein the heel portion includes the inner layer, outer layer and foam, but does not include the rigid support member (see Figure 5).

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It would have been obvious to one skilled in the art at the time the invention was made to have provided the ankle brace disclosed by Hefele, wherein the cushion layer comprises foam, and the inner and outer layers comprise leather, as taught by Castro, to provide sufficient patient comfort without loss of support.

8. Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hefele in view of U.S. Patent Application Number 5,720,715 to Eriksson.

Hefele disclose the previously described ankle brace comprising an inner layer, an outer layer, and a rigid support member sized to fit between the inner and outer layers. Hefele does not specify that the rigid support member comprise plastic.

Eriksson discloses a multi-layer ankle brace comprising an inner layer (27), an outer layer (26), and a rigid support member (11) sized to fit between the inner and outer layers. Eriksson specifies that the rigid support member be a thermoplastic material to allow custom adjustment of the rigid member to the specific patient (see column 3, lines 52-56).

It would have been obvious to one skilled in the art at the time the invention was made to have provided the ankle brace disclosed by Hefele, wherein the rigid support member comprises a plastic material, as taught by Eriksson, to allow custom adjustment of the rigid member to the specific patient.

Allowable Subject Matter

- 9. Claims 12-19 and 32 are allowed.
- 10. Claims 3-5 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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Response to Arguments

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11. Applicant's arguments filed 08 November 2005 have been fully considered but they are not persuasive.

12. Regarding claim 1, Applicant argues that Hefele does not disclose a "flexible front area". The examiner disagrees. As seen in Figure 1-2 and at column 3, lines 50-60, Hefele shows a flexible area at the front of the foot, at region 22 where "the reinforcement layer 40 is omitted in the areas of the flaps 24 and along the edges bordering the front opening 22" and states that the "remaining areas not covered by the reinforcement layer are somewhat flexible, so that they can adapt to the contours of the human's leg."

Clearly, this area at region 22, which lacks reinforcement layer 40, constitutes a "flexible front area" as claimed.

13. Regarding claim 20, Applicant argues that Hefele does not disclose a "flexible heel" that if "positioned under a heel of a person's foot". The examiner disagrees. As seen in Figure 1-2 and at column 3, lines 50-60, Hefele shows a flexible area at the heel of the foot, at region 30 where "the <u>reinforcement layer 40 is omitted</u> in the areas of ...<u>the heel opening</u>" and states that "the remaining areas not covered by the reinforcement layer <u>are somewhat flexible</u>, so that they can adapt to the contours of the human's leg."

Clearly this region 30 constitutes a flexible heel, and as seen in Figure 1, it is positioned under the heel of the person.

14. Applicant's arguments, see page 12, filed 08 November 2005, with respect to the amendment to claim 12 have been fully considered and are persuasive. The rejection of claim 12 has been withdrawn.

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Conclusion

15. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Amanda F. Wieker whose telephone number is 571-272-4794.

The examiner can normally be reached on Monday-Thursday, 7:30 - 5:00 and alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Henry Bennett can be reached on 571-272-4791. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Amanda F. Wieker

Examiner

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JW afw

Haz Pennett Supervizor Patent Examine

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